second hand shall notify in withing the party of the first part of his representative of such fact of unsoundness or unfitness And the suit front of the second hart also to provide at own proper cost and changes all labor scaffelling implements moulds models and cartages of every description for the due performance ssalge every facility to the first parther his representative may desire for the inspection of the work at any time. Fourth Should the party of the first the work of the said building require any alteration or deviation from addition to, or deductions from the said contract the shall have the right and power to make such change or changes and the same shall in no way affect or make word the contract but the difference shall be added to or deducted from the amount of the contract as the case may be by a fair and reasonable valuation by a duly qualified representative of the party of the first part whose decision shall be final and binding on all parties. Or the said waluation may be made by the Indian agent in charge of the said Revenue. Fillthe I Should the Contractor at any time during the progress of the salid work refuse or neglect to supply a sufficiency of workmen of material or cause unreastrable neglect or suspension of the work or fail or refuse to complay with any of the Articles of Agreement The party of the first part or his refiresentative shall have the right and power to enter upon and take possession of the said premises and provide material

